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19
 20 **IN THE UNITED STATES DISTRICT COURT**
 21
 22 **DISTRICT OF NEVADA**

23
 24 BRITTANY WOODMAN,) Case No. 2:22-cv-01540-GMN-DJA
 25 Plaintiff,)
 26 v.)
 27 NPAS SOLUTIONS, LLC,)
 28 Defendant.)
 18 _____) **NPAS SOLUTIONS, LLC'S
 19 UNOPPOSED MOTION TO
 20 ALLOW REMOTE
 21 APPEARANCE OR
 22 RESCHEDULE SETTLEMENT
 23 CONFERENCE
 24 (First Request)**

25
 26 Defendant NPAS Solutions, LLC (“NPAS Solutions”) and for its Unopposed Motion to
 27 Allow Remote Appearance or Reschedule Settlement Conference, states as follows:

28 1. On July 19, 2023, the Court set this matter for an in-person settlement conference
 19 to occur on Monday, September 18, 2023 at 10:00 AM, in Las Vegas, Nevada. (See Doc. 30,
 20 Order Setting Settlement Conference.)

21 2. The Order Setting Settlement Conference requires counsel and a representative
 22 with settlement authority to appear.

23 3. NPAS Solutions’ representative is located in Nashville, Tennessee, and has an
 24 unavoidable conflict such that he cannot be in-person in Las Vegas, Nevada on September 18,
 25 2023, given the travel.

1 4. NPAS Solutions requests one of two alternatives to accommodate its
2 representative's constraints. The representative is available to attend the settlement conference
3 remotely (via Zoom or telephone) should the Court prefer the settlement conference to proceed at
4 the stated time. NPAS Solutions' counsel would appear in person.

5 5. Alternatively, all parties and counsel, including NPAS Solutions' representative,
6 could appear in person on September 19, 2023, should the Court be available to hold the
7 settlement conference on that date.

8 6. NPAS Solutions requests that it allow its representative to appear remotely on
9 September 18, 2023, or alternatively, requests the Court to reset the Settlement Conference to
10 September 19, 2023, should it require in person appearance.

11 7. Counsel for Plaintiff is agreeable to either relief requested herein by NPAS
12 Solutions.

13 WHEREFORE, NPAS Solutions, LLC respectfully requests that this Honorable Court
14 grant the instant motion and grant such other and further relief as this Court deems just and
15 proper.

16 || Dated: July 24, 2023

SPENCER FANE LLP

/s/ Ayesha R. Mehdi

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DANIEL J. ALBREGTS
UNITED STATES MAGISTRATE JUDGE

CERTIFICATE OF SERVICE

2 On July 24, 2023, I certify that a true and correct copy of the foregoing UNOPPOSED
3 MOTION TO RESCHEDULE SETTLEMENT CONFERENCE OR ALLOW REMOTE
4 APPEARANCE was filed using the Court's CM/ECF system, which will electronically notify all
5 counsel of record.

/s/ Jodi Peretz
An employee of Spencer Fane LLP